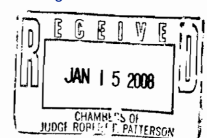
MEMO ENDORSED LAW OFFICES BRUNO C. BIER, ESQ.

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OF

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By Facsimile

January 15, 2008

The Honorable Robert P. Patterson United States District Judge Southern District of New York United States Courthouse 500 Pearl Street New York, New York 10007

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Re: United States v. Chaudhary Nawaz – 07-cr-881 (RPP)

Your Honor:

I am the attorney for Chaudhary Nawaz in the above-referenced case. I am respectfully requesting an adjournment of the sentencing date, which is currently scheduled for January 16, 2008. I am making this request because the defense needs to do additional investigation regarding the loss amount attributed to my client, as the Probation Department has put the loss at \$527,883.15. I have contacted AUSA David O'Neil, and he does not oppose this request_ I apologize for making this request the day before sentencing; however, I had difficulty contacting the AUSA in order to get his consent to this request. I am requesting any date after February 15, 2008, as the new adjournment date for sentencing in this matter. This is the second defense request for an adjournment.

Respectfully submitted,

Bruno C. Bier, Esq.

BB-1633

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AUSA David O'Neil (By Facsimile) cc:

Sentencira adjouent to Sentencira adjouent to 2/16/08 as 4 PM -2/15/08 Phill Phillipped 1/15/08 Phill Phillipped